

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

JETAIRE AEROSPACE, LLC and
JETAIRE FLIGHT SYSTEMS, LLC
Plaintiffs/Counter-Defendants,

Case No. 1:16-cv-02970-LMM

v.

AERSALE, INC.,
Defendant/Counter-Plaintiff.

AERSALE, INC.,
Third-Party Plaintiff,

v.

MICHAEL D. WILLIAMS,
Third-Party Defendant.

CONSENT ORDER

With the consent of the parties, and for good cause shown, it is hereby
ORDERED that:

Notwithstanding anything to the contrary in the Protective Order entered in
this action on March 13, 2017 (the “Protective Order”), it shall not be considered a
violation of the Protective Order for the Parties in the currently pending case
involving the Parties (*Jetaire Aerospace LLC v AerSale, Inc.*, 1:20-cv-25144-DPG,

the “Florida Action”) to access and use Confidential Material¹ produced in this action or the associated arbitration (whether such Confidential Material was produced by a Party or non-party, and whether such Confidential Material is, or is included in, documents or testimony) in the Florida Action. Use of Confidential Material in the Florida Action shall be governed by the protections and provisions of the protective order governing the Florida Action. For Confidential Material designated as “Confidential – Attorneys Eyes Only” in this case, such provisions of the protective order entered in the Florida Action that apply to materials designated “Highly Confidential Attorney’s Eyes only” shall govern.

The Parties shall exchange a list of the following, to the extent currently in the possession of their current litigation counsel, to evaluate whether they possess the same scope of materials:

- Bates ranges or other discovery material produced in this action; and
- depositions transcripts or arbitration transcripts (identified by date and witness).

The Parties agree that the scope of use of any such Confidential Materials in the Florida Action shall be governed by the Southern District of Florida.

¹ Capitalized terms that are not defined in this Consent Order shall take on the meaning of that term as defined in the Protective Order.

The Parties agree that Confidential Materials provided to expert witnesses bearing “Confidential Information” or “Confidential Information – Attorneys’ Eyes Only” prior to this modification of the Protective Order will be deemed to have been produced subject to the terms of the protective order in the Florida Action.

This 12th day of September, 2023.

A handwritten signature in blue ink, reading "Leigh Martin May", is written over a horizontal line.

LEIGH MARTIN MAY
UNITED STATES DISTRICT JUDGE

[Signatures continued on next page]

CONSENTED TO:

/s/ James F. McDonough, III

James F. McDonough, III (GA 117088)

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